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		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
APPLICATION NO.	FILING DATE			4786
09/733,748	12/07/2000	Akbar Arab-Sadeghabadi	LIT3-BL99	4760
7590 09/13/2002 James F. Kirk Price And Gess			EXAMINER WANG, GEORGE Y ART UNIT PAPER NUMBER	
Suite 250 2100 S.E. Main Street				
Irvine, CA 926	514-6238		2882	

DATE MAILED: 09/13/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

	_			<i>V</i>		
		Application No.	Applicant(s)			
		09/733,748		HABADI ET AL.		
	Office Action Summary	Examiner	Art Unit			
		George Y. Wang	2882	addross		
	- The MAILING DATE of this communication app	pears on the cover s	heet with the correspondence	auuress		
Period for	REPLY STATUTORY PERIOD FOR REPLY PRIOR STATUTORY PERIOD FOR REPLY PRIOR STATUTORY PERIOR PERIOR FOR REPLY PRIOR STATUTORY PERIOR FOR REPLY PERIOR FOR PERIOR FOR REPLY PERIOR FOR REPLY PERIOR FOR REPLY PERIOR FOR PERIOR	V IS SET TO EXPI	RE 3 MONTH(S) FROM			
THE N - Extens after S - If the p - If NO - Failure	AILING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1.1 SiX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a replese for reply within the set or extended period for reply will, by statute aply received by the Office later than three months after the mailing digital patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however ly within the statutory minim will apply and will expire SI	or, may a reply be timely filed um of thirty (30) days will be considered k (6) MONTHS from the mailing date of the	timely. his communication.).		
1) 	Responsive to communication(s) filed on 22	August 2002 .				
		his action is non-fin	al.			
2a)⊠ 3)□	Since this application is in condition for allow	ance except for for	mal matters, prosecution as	to the merits is		
3)□ Dispositi	closed in accordance with the practice under on of Claims	Ex parte Quayle, 1	935 C.D. 11, 453 O.G. 213.			
	Claim(s) 1-20 is/are pending in the application	n.				
,	4a) Of the above claim(s) <u>1,2 and 5-8</u> is/are w	ithdrawn from cons	ideration.			
	Claim(s) is/are allowed.					
,)⊠ Claim(s) <u>3,4 and 9-20</u> is/are rejected.					
	Claim(s) are subject to restriction and/	or election requiren	nent.			
	ion Papers					
9)[The specification is objected to by the Examin	ner.				
10)🖂	The drawing(s) filed on 26 April 2001 is/are: a	a)⊠ accepted or b)☐	objected to by the Examiner.			
	Applicant may not request that any objection to	the drawing(s) be held	d in abeyance. See 37 CFR 1.8	b(a).		
11)⊠	The proposed drawing correction filed on 22 A	<u>August 2002</u> is: a)⊠	approved b) disapproved	by the Examiner.		
	If approved, corrected drawings are required in a		ion.			
12)	The oath or declaration is objected to by the E	Examiner.				
Priority	under 35 U.S.C. §§ 119 and 120					
13)	Acknowledgment is made of a claim for forei	ign priority under 35	SU.S.C. § 119(a)-(d) or (f).			
a) All b) Some * c) None of:					
	1. Certified copies of the priority docume	ents have been rece	ived.			
	2. Certified copies of the priority docume	ents have been rece	ived in Application No			
*	Copies of the certified copies of the prapplication from the International I See the attached detailed Office action for a li	Bureau (PC i Ruie i	i / .Z(a)).	tional Stage		
1411	Acknowledgment is made of a claim for dome	estic priority under 3	5 U.S.C. § 119(e) (to a provi	sional application).		
	a) The translation of the foreign language packnowledgment is made of a claim for dome.	provisional applicati	on has been received.			
Attachme						
1) Not	tice of References Cited (PTO-892) tice of Draftsperson's Patent Drawing Review (PTO-948) ormation Disclosure Statement(s) (PTO-1449) Paper No(s	4)	Interview Summary (PTO-413) Pa Notice of Informal Patent Applicat Other:	per No(s) ion (PTO-152)		

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

2. Claims 3 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Adl (U.S. Patent No. 4,834,479) in view of Nakai et al. (U.S. Patent No. 4,345,816, from hereinafter "Nakai").

Adl discloses a pressure vessel (fig. 1, ref. 20) that has a tubular casing (fig. 1, ref. 27) with an internal cavity (fig. 1, ref. 32) capable of withstanding extreme hydrostatic pressures (col. 1, lines 59-66) and temperature (col. 3, lines 28-38), an

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opening in both ends (fig. 1) permitting optical fiber cables (fig. 1, ref. 22, 37), made of core and cladding, to access the cavity, and a plug region followed by a hollow interior (fig. 1, ref. 34), with through-holes (fig. 1, ref. 40) for fiber passage, adjacent the opening. Because the cavity is cylindrical (col. 2, lines 11-16), the cross section of the cavity and the plug that fits into the cavity has a circular cross section. However, the Adl reference teaches a plug region that increases in diameter from the opening, and therefore is not diminishing in diameter or necked down to match the internal cavity cross section as its distance from the opening increases.

Nakai discloses a pressure vessel with a plug region that decreases in diameter from the opening and is necked down to match the internal cavity cross section (fig. 1, ref. 4).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have constructed a plug region that decreases in diameter from the opening and is necked down to match the internal cavity cross section since one would be motivated to provide sufficient air-tightness and hydraulic pressure resistance (col. 1, lines 23-26). By promoting fluid block, degradation arising from seawater and other environmental factors are optimally eliminated (col. 1, lines 40-44).

3. Claims 9-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Adl and Nakai in view of Beyer et al. (U.S. Patent No. 6,212,989, from hereinafter "Beyer").

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4. As to claims 9, 11-14, and 17-18, Adl and Nakai disclose a pressure vessel as recited above with a steel plug (fig. 1, ref. 4) that decreases in diameter from the opening and is necked down to match the internal cavity cross section to snugly fastened to form a stop or barrier against the side of the cavity wall and further having a through-hole that provides passage for optical fibers. The reference also teach o-rings (fig. 1, ref. 44, 46, *Adl*; fig. 1, ref. 9, *Nakai*) and adhesives within the through-hole (fig. 1, ref. 5, *Nakai*) to maximize sealing. However, Adl and Nakai fail to specifically disclose a plug made of ceramic adhesive.

Beyer discloses a pressure vessel with a ceramic plug

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use a ceramic adhesive for sealing the fiber to a ceramic plug since one would be motivated by optical transparency. Beyer discloses a ceramic plug that is transparent and capable of contributing to optical transmission. Therefore, the use of a ceramic plug or adhesive will serve to support the transmission of optical signals.

Furthermore, it would have been obvious to one of ordinary skill in the art a the time the invention was made to use a ceramic adhesive for sealing the fiber to a ceramic plug since one would be motivated by ease of manufacture. Adl teaches that a seal without resorting to adhesives is as effective, if not more, than one with adhesive (col. 5, lines 13-19), since Adl recognizes that adhesives, such as epoxies, are subject to failure during use (col. 5, lines 13-19). One of ordinary skill in the art would agree that adhesives are not ideal for sealing effectiveness. Instead, an adhesive would serve

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through-hole for ease of manufacture (col. 2, lines 35-38), fixation of the fiber to the plug through-hole by using adhesive merely provides permanence after the fiber is aligned and fix in its proper place. Therefore, it would have been obvious to one of ordinary skill in the art to apply an adhesive to secure the fiber after proper alignment just as in the Nakai reference (fig. 1, ref. 5), however with ceramics instead of epoxies, thereby facilitating the manufacturing process for pressure vessels.

5. Regarding claims 10, 16, and 20, Adl and Beyer disclose the pressure vessel recited above. However, the references fail to specifically teach a polymer cap to cover and beyond the external surface of the plug, forming an additional fluid barrier ove rthe surface of the plug.

Nakai discloses a cap (fig. 2, ref. 11) to cover and beyond the external surface of the plug, forming an additional fluid barrier over the surface of the plug.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have included a cap to cover and beyond the external surface of the plug since one would be motivated to form an additional fluid barrier over the surface of the plug. It is well known in the art that fiber coating are constructed of polymer materials to resist environmental contaminants and as such, it would have been obvious to include a cap for enhanced fluid block and pressure resistance.

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6. As to claims 15 and 19, Adl and Nakai teach a plug region with a through-hole for fiber passage near the opening of the pressure vessel. However, the references fail to specifically teach a threaded, irregular surface region for frictional engagement of a steel plug to a steel cavity.

Beyer discloses a threaded, irregular surface region for frictional engagement of a steel plug to a steel cavity (col. 6, lines 26-46).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use a threaded, irregular surface region for frictional engagement of a steel plug to a steel cavity as suggested by Beyer since one would be motivated by optimum sealing capability. The use of threads (fig. 2A, ref. 40) on high-strength steel facilitates the attachment and the sealing of the irregular-surfaced plug to the cavity (col. 6, lines 26-40). This engagement of pressure vessel components ensures secure fitting by maximizing frictional forces (col. 6, lines 41-46).

Response to Arguments

7. Applicant's arguments with respect to claims 1-20 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP

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§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to George Y. Wang whose telephone number is 703-305-7242. The examiner can normally be reached on M-F, 8 am - 4:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert H. Kim can be reached on 703-305-3492. The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-7722 for regular communications and 703-308-7724 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

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gw September 10, 2002

> ROBERT H. KIM SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2800